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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/891,638	06/26/2001	Nathan E. Perry	BELL-0121/01127	2837
38952	7590 12/21/200	EXAMINER		
	CK WASHBURN L	KNOWLIN, THJUAN P		
	ΓΥ PLACE - 46TH F HIA、PA 19103	OOR	ART UNIT	PAPER NUMBER
	,		2642	

DATE MAILED: 12/21/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)
		09/891,638	PERRY, NATHAN E.
	Office Action Summary	Examiner	Art Unit
		Thjuan P. Knowlin	2642
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the c	orrespondence address
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DATE IN THE MAIL	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONEI	N. nely filed the mailing date of this communication. D. (35 U.S.C. § 133).
Status			
	·	action is non-final. nce except for formal matters, pro	
Dispositi	ion of Claims		
5)□ 6)⊠ 7)□	Claim(s) 1-24 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed. Claim(s) 1-24 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or	vn from consideration.	
Applicati	on Papers		
9)□ 10)⊠	The specification is objected to by the Examiner The drawing(s) filed on 26 June 2001 is/are: a) Applicant may not request that any objection to the o Replacement drawing sheet(s) including the correcti The oath or declaration is objected to by the Ex-	☑ accepted or b)☐ objected to drawing(s) be held in abeyance. See on is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).
Priority ι	ınder 35 U.S.C. § 119		
a)[Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority application from the International Bureau See the attached detailed Office action for a list of	s have been received. s have been received in Application ity documents have been received (PCT Rule 17.2(a)).	on No ed in this National Stage
Attachment	t(s) e of References Cited (PTO-892)	4) 🔲 Interview Summary	(PTO-413)
2) 🔲 Notic 3) 🔲 Inforr	e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) r No(s)/Mail Date	Paper No(s)/Mail Da	

DETAILED ACTION

Response to Amendment

1. Applicant's amendment filed on October 11, 2005 has been entered. Claims 1, 11, 15, 21, and 22 have been amended. No claims have been cancelled. No claims have been added. Claims 1-24 are still pending in this application, with claims 1, 11, 15, and 22 being independent.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Brennan et al (US 5,329,578), in view of La Porta et al (US 5,563,939), and further in view of Clarke et al (US 5,802,157).
- 3. In regards to claims 1, 5, 9, 10, 22, and 23, Brennan discloses a method for blocking a call to a called line selected by a calling party, said calling party having a calling line identification number (e.g. CLID), said method comprising: obtaining a calling line identification number for said communication; obtaining a called line identification number for said communication; looking for said calling line identification number in a data store (See Fig. 1b, database 24, and callers list 26) to determine data

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associated with said calling line identification number concerning calls from the calling line to a called line which are to be blocked; and terminating the call if the data indicates that the call is to be blocked (See col. 2 lines 17-27, col. 3 lines 62-68, col. 11 lines 24-46, and col. 13 lines 63-67). Brennan, however, does not disclose receiving an outgoing communication directed to a called line from a calling line, said calling line associated with a subscriber to an outgoing call blocking service. La Porta, however, does disclose receiving an outgoing communication directed to a called line (See Fig. 1 and telephone set 112) from a calling line (See Fig. 1 and telephone set 101), said calling line associated with a subscriber to an outgoing call blocking service (See col. 6 lines 26-42). Therefore, it would have been obvious for one of ordinary skill in the art at the time of the invention to employ this feature within the method, as a way of allowing a subscriber/user to be able to block outgoing calls to specific destinations/numbers. However, neither Brennan, nor La Porta, discloses activating the outgoing call blocking service at a first pre-set time and de-activating the outgoing call blocking service at a second pre-set time. Clarke, however, does disclose activating (e.g. turning on the call block service according to schedule) the outgoing call blocking service at a first pre-set time (e.g. 10 PM) and deactivating (e.g. turning off the call block service according to schedule) the outgoing call blocking service at a second pre-set time (e.g. 6 AM) (See col. 1-2 lines 66-17 and col. 6 lines 1-12). Therefore, it would have been obvious for one of ordinary skill in the art at the time of the invention to employ this feature within the method, as a way of allowing a subscriber/user to be able to block outgoing calls during specific times and days.

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4. In regards to claims 2 and 24, Brennan discloses the method, further comprising completing the call if the data associated with the calling line identification number does not indicate that calls to the called line are to be blocked (See Abstract and col. 11 lines 24-46).

- 5. In regards to claims 3 and 8, Brennan discloses the method, further comprising always completing a call to an emergency call line (See col. 2 lines 28-32 and col. 12 lines 15-17).
- 6. In regards to claims 4 and 7, Brennan discloses the method, wherein said data concerning calls to be blocked comprises a list of area codes to which calls are to be blocked (See 5 lines 15-18).
- 7. In regards to claim 6, Brennan discloses the method, wherein said data concerning calls to be blocked comprises all calls (See col. 6 lines 47-51).
- 8. In regards to claims 11, 12, 13, 14, 19, 20, and 21, La Porta discloses the method of activating an outgoing call blocking service, comprising: receiving a predetermined access code from a calling line at a central office associated with the calling line; prompting a caller to provide data concerning calls to be blocked; receiving the provided data; and storing said data in a data store associated with the call blocking service (See col. 6 lines 19-42). La Porta, however, does not disclose activating the outgoing call blocking service at one of a pre-set time and a pre-set day. Clarke, however, does disclose activating the outgoing call blocking service at one of a pre-set time and a pre-set day (See col. 1-2 lines 66-17 and col. 6 lines 1-12).

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9. In regards to claims 15, 16, 17, and 18, Brennan discloses the method of deactivating a call blocking service, comprising; receiving a predetermined access code from a calling line at a central office associated with the calling line a predetermined access code corresponding to a call blocking service; prompting a caller for an authorization code (col.13 lines 25-29); retrieving a stored authorization code associated with said calling line identification number; and comparing the received authorization code with the stored authorization code (col. 4-5 lines 67-8). Brennan, however, does not pertain to outgoing calls. La Porta, however, does pertain to outgoing calls (See col. 6 lines 26-42). Brennan, neither La Porta, pertain to deactivating the outgoing call blocking service at one of a pre-set time and a pre-set day. Clarke, however, does pertain to deactivating the outgoing call blocking service at one of a pre-set time and a pre-set day (See col. 1-2 lines 66-17 and col. 6 lines 1-12).

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Response to Arguments

10. Applicant's arguments with respect to claims 1-24 have been considered but are most in view of the new ground(s) of rejection.

Conclusion

11. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Swan et al (US 6,263,071) teach a telecommunications functions management system providing distinctive alerting based on caller selected

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option. Blood et al (US 6,456,706) teach an automatic telephone silent call screening system.

- 12. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).
- 13. A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.
- 14. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Thjuan P. Knowlin whose telephone number is (571) 272-7486. The examiner can normally be reached on Mon-Fri 8:30-5:00pm.
- 15. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ahmad Matar can be reached on (571) 272-7488. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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16. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Thjuan P. Knowlin

BENNYTIEU PRIMARY EXAMINER A.(), 2642